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In searching the Group II claims, the class and subclass for the Group I claims

will undoubtedly be searched, to ensure that no relevant art is overlooked. For this

reason there is no significant burden on the examiner, and certainly no serious burden

as required by MPEP § 803. In fact, maintaining the requirement for restriction not

only burdens applicants with the additional costs associated with filing and

prosecuting separate patent applications, but also requires the examiner to duplicate

efforts by examining multiple applications of closely related inventions. Such

practice not only wastes public and private funds and Patent Office resources, but also

leads to the possibility of inconsistent examinations of closely related inventions.

Accordingly, applicants respectfully request that the examiner reconsider and

withdraw the restriction requirement.

In light of the foregoing, applicants respectfully submit that a full and

complete response to the office action is provided herein, and request that the

application proceed to examination.

In the event this response is not timely filed, applicants hereby petition for the

appropriate extension of time and request that the fee for the extension be charged to

deposit account 12-2355. If other fees are required by this amendment, such as fees

for additional claims, such fees may be charged to deposit account 12-2252. Should

the examiner require further clarification of the invention, it is requested that he

contact the undersigned before issuing the next office action.

Sincerely,

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By:

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